

IN THE UNITED STATES DISTRICT COURT FOR THE
SOUTHERN DISTRICT OF GEORGIA
AUGUSTA DIVISION

PROGRESSIVE MOUNTAIN INSURANCE
COMPANY,

Plaintiff,

v.

CV 111-159

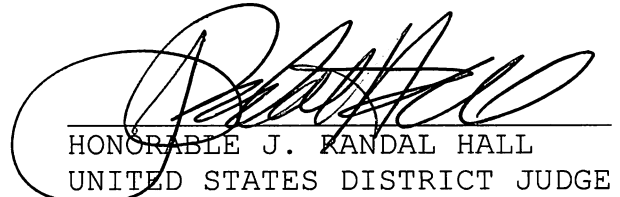
R.W. WOMACK & SONS, INC.;
CLIFFORD TUCKER; DYNEIUS
GOODSON; HELEN HEYER; TIMOTHY
E. SASNETT, as Administrator
of the ESTATE OF FLOYD HEYER;
CUSHENA NICKOLE JORDAN d/b/a
UWANNA RIDE USED CARS; NNERF
TIMBERLAND INVESTMENTS, LLC;
and RESOURCE MANAGEMENT
SERVICE, LLC,

Defendants.

O R D E R

On February 5, 2016, the parties filed a "Stipulation of Dismissal with Prejudice" indicating that all claims asserted by Plaintiff should be dismissed with prejudice pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii). (Doc. 90.) However, the Court cannot terminate this action without a resolution of the counterclaim asserted by Defendants Heyer and Sasnett. See Fed. R. Civ. P. 41(c). Consequently, the Court **ORDERS** Defendants Heyer and Sasnett to file a notice of dismissal or a status report **no later than August 3, 2016**.

ORDER ENTERED at Augusta, Georgia, this 26th day of
July, 2016.



HONORABLE J. RANDAL HALL
UNITED STATES DISTRICT JUDGE
SOUTHERN DISTRICT OF GEORGIA